Department of Revenue Services State of Connecticut (Rev. 12/08)

## Form CT-1120AB Summary of Add Back and Exceptions to Add Back of Interest and Intangible Expenses

	For income year beginning:, 2008 and ending:			·
Co	prporation name	Connecti	cut Tax	Registration Number
<i>Inta</i> inta	implete this form in blue or black ink only. Form CT-1120AB, Summary of Add Back are angible Expenses, must be completed by each corporation that paid, accrued, or incurred angible expenses and costs, and interest expenses and costs related to intangibles to a angible expenses and costs that are paid, accrued, or incurred to a related member must be any one or more of the statutory exceptions are met.	d interes	t expe	enses to a related member of per. All interest expenses and
	be entitled to an exception from the add back of expenses and a corresponding deduction from.	om net i	ncome	e, the taxpayer must complete
Ра	rt I - Add Back			
A ·	Total Interest Expenses Add Back			
1.	<b>Total interest expenses paid to a related member:</b> Do not include any interest expense and costs related to intangibles. Enter amount here and on <b>Form CT-1120</b> , <i>Corporation Business Tax Return</i> , <i>Schedule D</i> , Line 4.		1.	00
В	- Total Intangible Expenses Add Back			
1.	<b>Total intangible expenses and costs paid to a related member:</b> Enter amount here a on Form CT-1120, <i>Schedule D</i> , Line 5.		1.	00
			•	
_	rt II - Exceptions to Add Back			
A·	Exceptions to Interest Expenses Add Back			
1.	Enter amount from Part III, Schedule A, Line 5 or Schedule B, Line 1. Enter here and on Form CT-1120, Schedule D, Line 12.		1.	00
2.	Enter amount from Part III, Schedule C, Line 5. Enter here and on Form CT-1120, Schedule D, Line 13.		2.	00
3.	Enter amount from Part III, Schedule D, Line 5. Enter here and on Form CT-1120, Schedule D, Line 14.		3.	00
4.	Total Exceptions: Add Lines 1 through 3 and enter total here.		4.	00
В	- Exceptions to Intangible Expenses Add Back			
1.	Enter amount from Part V, Schedule A, Line 5 or Schedule B, Line 1. Enter here and on Form CT-1120, Schedule D, Line 15.		1.	00

## Part III - Exceptions to Interest Expenses Add Back

Schedule A - Exception for Interest Paid, Accrued, or Incurred to a Related Member That is Taxed at a Similar Rate in This State, in Another State, or in a Foreign Nation							
Th •	This exception does not apply to transactions with a related member when the related member:  Files in another jurisdiction with the taxpayer on a combined, consolidated, or unitary basis which results in the interest expense of the taxpayer and the interest income of the related member being offset or eliminated;  Has a net operating loss; or  Pays tax on a basis other than net income including but not limited to a gross receipts tax, capital base tax, or a business and occupational tax.						
Α.	Can the taxpayer establish by clear and convincing evidence that a principal purpose of the payment of interest to a related member was not to avoid the payment of taxes due under Chapter 208 of the Connecticut General Statutes?					ber	
B.	B. Was the interest that the taxpayer paid to a related member paid according to a written contract that reflects an <i>arm's length</i> rate of interest and sets forth the terms of the loan?						e of
lf	the answer to Question A and Question I	above is <b>Yes</b> , enter the	ne following	g information:			
1.	Enter the amount of deductible interest	laimed by taxpayer an	d paid to a	related member	1.		00
2.	Enter the taxable income of the related member in this state, in another state, or in a foreign nation.				2.		00
3.	Enter the tax paid by the related member in this state, in another state, or in a foreign nation.			3.		00	
4.	Divide Line 3 by Line 2.				4.	0•	
5.	Exception amount: If Line 4 is equal to or greater than 4.5% (.045), enter the amount from Line 1 here and on Part II A, Line 1. Otherwise enter "0."				5.		00
Nar	ne of related member	Federal Employer ID Numbe	r (FEIN) of rel	ated member	Fisca	period of related member	
Nar	ne of state or foreign nation in which the related men	ber is subject to a tax on net	income	Date of written contract			
Am	ount of interest income included in the measure of ne	income subject to tax by the	state or fore	gn nation			
	If claiming this exception for transactions with more than one related member, complete the above schedule for each related member and enter the total for all related members on Part II A, Line 1.						
Schedule B - Other Exceptions							
A. Has the taxpayer received written confirmation from the Commissioner of Revenue Services (the Commissioner) that the adjustments required under Conn. Gen. Stat. §12-218d are unreasonable?							
If the answer to Question A above is <b>Yes</b> , enter the letter date: and complete Line 1, below.							
If the answer to Question A above is <b>No</b> , answer Question B.							
В.	B. Can the taxpayer establish by clear and convincing evidence that the required add back of interest paid, accrued, or incurred to a related member is unreasonable?						
•	<ul> <li>If the answer to Question B above is Yes, complete Line 1 below. The taxpayer must attach a statement containing the following:</li> <li>A description of the business purpose of the loan, which must include a statement as to whether or not the loan that is generating the payment of interest to a related party relates to either acquisition indebtedness or a dividend in the form of a note;</li> <li>An affirmation that there is no circular flow of funds;</li> <li>An affirmation that the interest is not being paid to a related party in a unitary state, paid to a related party that is in a jurisdiction that does not subject the interest income to tax or paid to a related party that has sufficient net operating losses (NOLs) to offset the interest income; and</li> <li>An explanation of the date the loan originated, relevant terms of the loan, dates interest payments were made, amount of interest paid to the related party during the relevant tax period, and the tax jurisdiction in which the payee files its corporate tax returns. If the taxpayer is making a claim of double taxation because tax is paid on the interest income by a related party that files in more</li> </ul>						
	than one jurisdiction, the taxpayer should provide an explanation that includes each jurisdiction that taxes the interest income, the amount of interest income taxed in each jurisdiction, and the amount of taxes paid to each jurisdiction.  1. Exception amount: Enter here and on Part II A, Line 1						
1.	<b>Exception amount:</b> Enter here and on	Part II A, Line 1			1.		00

Schedule C - Exception for Certain Related Members That are Insurance Companies						
A. Can the taxpayer establish by clear and convincing evidence that a principal purpose of the payment of interest to a related member was not to avoid the payment of taxes due under Chapter 208 of the Connecticut General Statutes?						
B. Was the interest that the taxpayer paid to a related member paid according to a written contract that reflects an <i>arm's length</i> rate of interest and sets forth the terms of the loan?    Yes   No						
C. Is the related member that received the interest income a company subject to tax under Chapter 207 of the Connecticut General Statutes or subject to a tax in another state that is comparable to the tax under Chapter 207 of the Connecticut General Statutes?  Yes  No						
If the answer to Question A, B, and C above is <b>Yes</b> , complete the following schedule.						
	estion A, B, or C above is N			-		
Name of R	Related Member	FEIN	Contract Date	State in Which Taxes Were Paid	Amount Deducted	
1.					00	
2.					00	
3.					00	
4.					00	
	e and on Part II A, Line 2					
o. Totali Entor Hore	and on rait in the Line 21.				00	
A Was any interest r	paid accrued or incurred	to a related membe	er in a foreign nation v	vhich has in force a co	omprehensive income	
tax treaty with the	paid, accrued, or incurred to United States? Yes estion A above is <b>Yes</b> , com	□ No		vhich has in force a co	omprehensive income	
tax treaty with the  If the answer to Que	United States?	□ No	schedule:	vhich has in force a co	Amount Deducted	
tax treaty with the  If the answer to Que	United States?	No plete the following	schedule:			
If the answer to Que	United States?	No plete the following	schedule:		Amount Deducted	
If the answer to Que  Name  1.	United States?	No plete the following	schedule:		Amount Deducted	
If the answer to Que  Name  1. 2.	United States?	No plete the following	schedule:		Amount Deducted 00 00	
If the answer to Que  Name  1. 2. 3. 4.	United States?	No plete the following	schedule:		Amount Deducted  00  00  00	
If the answer to Que  Name  1. 2. 3. 4.	eand on Part II A, Line 3.	No plete the following	schedule:		Amount Deducted  00  00  00  00  00	
tax treaty with the  If the answer to Que  Name  1.  2.  3.  4.  5. Total: Enter here  Part IV - Unitary Ele  If a taxpayer is subje all members of the unitary ele  If a taxpayer is subje  If a taxpayer is subject  I	eand on Part II A, Line 3.	No plete the following  Name of For  es add back, the the taxpayer clear	axpayer may elect to ly establishes that	c calculate its tax on there are substantial	Amount Deducted  00  00  00  00  00  a unitary basis including intercorporate business	
tax treaty with the  If the answer to Que  Name  1.  2.  3.  4.  5. Total: Enter here  Part IV - Unitary Ele If a taxpayer is subje all members of the utransactions among th income years.	eand on Part II A, Line 3  ection  cot to the interest expense unitary group, provided to	No plete the following Name of For  Name of For  es add back, the the taxpayer clear The election to file of	axpayer may elect to ly establishes that	c calculate its tax on there are substantial	Amount Deducted  00  00  00  00  00  a unitary basis including intercorporate business	
tax treaty with the  If the answer to Que  Name  1.  2.  3.  4.  5. Total: Enter here  Part IV - Unitary Ele If a taxpayer is subje all members of the utransactions among the income years.  A. Does the taxpayer	estion A above is Yes, come of Related Member  and on Part II A, Line 3  ection  to the interest expense unitary group, provided to the included corporations. The included corporations of the included that are filling of the companies that are filling of the included corporations.	No plete the following  Name of For  Name of For  es add back, the the taxpayer clear The election to file of the day another state?	axpayer may elect to ly establishes that to n a unitary basis is in	c calculate its tax on there are substantial revocable for, and app	Amount Deducted  00 00 00 00 00 00 a unitary basis including intercorporate business blicable for five successive	
tax treaty with the  If the answer to Que  Name  1.  2.  3.  4.  5. Total: Enter here  Part IV - Unitary Ele If a taxpayer is subje all members of the u transactions among th income years.  A. Does the taxpaye  B. Are all the same of Corporation Busin	estion A above is Yes, come of Related Member  and on Part II A, Line 3  ection  to the interest expense unitary group, provided to the included corporations. The included corporations of the included that are filling of the companies that are filling of the included corporations.	No plete the following Name of For  Name of For  es add back, the the taxpayer clear The election to file of another state?  n a unitary basis in es  No	axpayer may elect to ly establishes that is on a unitary basis is in	c calculate its tax on there are substantial revocable for, and app	Amount Deducted  00 00 00 00 00 a unitary basis including intercorporate business blicable for five successive	

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## Part V - Intangible Expenses and Costs Paid to a Related Member As Provided in Conn. Gen. Stat. §12-218c

	<ul> <li>Did the taxpayer deduct intangible expenses and costs in connection with a transaction with a related member invo</li> <li>The direct or indirect acquisition, use, maintenance or management, ownership, sale, exchange, or any other disposition of intangible property;</li></ul>						
	that involved the direct or indirect acquisition, maintenance, management, ownership, sale, exchange, or disposition of intangible property?   No						
lf	the answer to any of the above questions is Yes, the	ne total expenses must be added back and rep	orted on Part I B, Line 1.				
Sc	hedule A - Exception for Intangible Expenses P	aid to Unrelated Third-Party					
Α.	Did the related member to whom the taxpayer paid deducted to an unrelated third-party during the sale		indirectly pay the amount				
B.	Can the corporation establish by a preponderance of evidence that the transaction giving rise to the intangible expenses and costs between the corporation and the related member did not have as a principal purpose the avoidance of any portion of the corporation business tax.						
lf	the answer to Question A and Question B above is	Yes, enter the following information:					
	Name of Related Member	Name of Unrelated Third-Party	Amount Deducted				
1.			00				
2.			00				
3.			00				
4.			00				
5.	Total: Enter here and on Part II B, Line 1						
Schedule B - Exception for Intangible Expenses Subject to Written Agreement With the Commissioner							
A. Has the taxpayer received written confirmation from the Commissioner that the adjustments required under Conn. Gen. Stat. §12-218c are unreasonable?							
	If the answer to Question A above is <b>Yes</b> , enter the letter date: and complete Line 1, below.						
	If the answer to Question A above is <b>No</b> , answer Question B.						
B.	B. Can the taxpayer establish by clear and convincing evidence that the required add back of intangible expenses and costs paid, accrued, or incurred to a related member is unreasonable?						
	If the answer to Question B above is <b>Yes</b> , complete Line 1. The taxpayer must attach a statement containing the following:  • A description of the intangibles for which a payment is being made including who developed the intangibles;  • A description of the terms of the written agreement that requires the payment of the intangible expenses and costs;  • An affirmation that there is no circular flow of funds; <b>and</b> • An affirmation that the intangible expenses and costs are not being paid to a related party in a unitary state, a related party that has sufficient NOLs to offset the intangible income or a related party that is located in a jurisdiction that does not tax the intangible income.						
1.	Exception amount: Enter here and on Part II B, L	ine 1	1. 00				